## UNITED STATES DISTRICT COURT DISTRICT OF MARYLAND

	)	Case No. MDL DOCKET NO. 1332
IN RE MICROSOFT CORP.	)	
ANTITRUST LITIGATION	)	JFM 02-CV-2090

# MICROSOFT CORPORATION'S NOTICE OF DEPOSITION OF PRIMESTREAM CORPORATION PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 30(B)(6)

PLEASE TAKE NOTICE that defendant Microsoft Corporation hereby requests pursuant to Rule 30(b)(6) of the Federal Rules of Civil Procedure, that third-party Primestream Corporation produce a designated representative to testify with respect to the matters described with particularity below. The 30(b)(6) deposition will be tentatively scheduled for 10:00 A.M. on November 21, 2003 as to the matters described with particularity below. This notice supersedes the prior notice for this third party. The deposition is scheduled to be held at the Silver Palm Board Room, Royal Palm Crowne Plaza Resort, 1545 Collins Avenue, Miami Beach, Florida 33139. Counsel are attempting to coordinate the actual time and place of the deposition consistent with this Court's orders governing depositions. All examinations shall be taken before a Notary Public or some other person authorized by law to administer oaths. Said examination will be recorded by stenographic and videotaped means.

#### **DEFINITIONS**

- A. The words "you," "your," and "third-party," as used herein shall refer to Primestream Corporation.
- B. "Microsoft" shall refer to Microsoft Corporation and all of its affiliates and subsidiaries and each of their respective employees, agents, attorneys, investigators, accountants, consultants, and all other persons acting on their behalf or under their direction and control.
- C. "Burst" shall refer to Burst.com, Inc., Instant Video Technologies, Inc., Explore Technologies, Inc. and each of its' affiliates and subsidiaries, as well as each of their respective employees, agents, attorneys, investigators, accountants, consultants, and all other persons acting on their behalf or under their direction and control.

#### **EXAMINATION TOPICS**

Pursuant to Rule 30(b)(6), the matters on which examination is requested are identified with reasonable particularity as follows:

- 1. Your communications with any Burst employee, representative or agent.
- 2. The nature of the actual, planned, or contemplated commercial relationship between you and Burst.
- 3. Your due diligence into any investment in Burst, any acquisition of Burst, any purchase of any Burst asset, or service, or any license of a Burst product.
  - 4. Your licensing, or negotiations to license Burst's technology.
- 5. Your valuation of Burst's technology, including technical assessments, cost or profitability and patent applications.
- 6. Your assessment of the validity, value, or utility of Burst's intellectual property, specifically including without limitation its patents.

- 7. Your discussion and analysis of any decision to invest or not to invest in Burst, to acquire or not acquire Burst, to purchase or not to purchase any Burst asset, or, to license or not to license Burst's technology.
  - 8. Your discussions concerning, or in any way referring to, Burst.
- 9. Any discussions of your decision to do business, or not to do business, or to discontinue doing business with Burst.
- 10. Any discussions concerning any decision for you to withhold money that Burst claimed you owed it.
  - 11. Your knowledge of Burst, and dealings with Burst.

Dated: November 12, 2003

David B. Tulchin Philip L. Graham, Jr. Richard C. Pepperman, II SULLIVAN & CROMWELL 125 Broad Street New York, NY 10004-2498 (212) 558-4000

Thomas W. Burt Richard J. Wallis Steven J. Aeschbacher MICROSOFT CORPORATION One Microsoft Way Redmond, Washington 98052 (425) 936-8080 Edward R. McNicholas (D.MD No. 24833) SIDLEY AUSTIN BROWN & WOOD LLP 1501 K Street, N.W. Washington, DC 20005 (202) 736-8000

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Attorneys for Defendant, Microsoft Corporation

AO 88 (Rev. 1/94) Subpoena in a Civil Case

## Issued by the

## **United States District Court**

Southern District of Florida

In Re Microsoft Corp Antitrust Litigation

## SUBPOENA IN A CIVIL CASE

MDL Docket No. 1332 District of Maryland

TO: Primestream Corporation 114 Camden Drive, Miami Beach, Florida 33154				
YOU ARE COMMANDED to appear in the United States District Court at the place, data above case.	te, and time specified below to testify in the			
PLACE OF TESTIMONY	COURTROOM			
	DATE AND TIME			
YOU ARE COMMANDED to appear at the place, date, and time specified below to test case.	tify at the taking of a deposition in the above			
PLACE OF DEPOSITION	DATE AND TIME			
Silver Palm Board Room, Royal Palm Crowne Plaza Resort	November 21, 2003			
1545 Collins Avenue, Miami Beach, Florida 33139	10:00 a.m.			
YOU ARE COMMANDED to produce and permit inspection and copying of the following and time specified below (list documents or objects):	ng documents or objects at the place, date,			
PLACE Edward R. McNicholas, Sidley Austin Brown & Wood, LLP, 1501 K. Street, N.W., Washington, D.C. 20005	DATE AND TIME November 18, 2003 9:30 a.m.			
YOU ARE COMMANDED to permit inspection of the following premises at the date and	d time specified below.			
PREMISES	DATE AND TIME			
Any organization not a party to this suit that is subpoenaed for the taking of a depositive directors, or managing agents, or other persons who consent to testify on its behalf, and may matters on which a person will testify. Federal Rules of Civil Procedure. 30(b)(6).	sition shall designate one or more officers, y set forth, for each person designated, the			
ISSUING OFFICER SIGNATURE AND TITLE (INCIDATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT)	DATE			
EAI F In In- I Counsel for Defendant, Microsoft Corp.	November 12, 2003			
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER	TELEPHONE			
Edward R. McNicholas, Sidley Austin Brown & Wood, LLP 1501 K. Street, N.W. Washington, D.C. 20005	(202) 736-8010			

	PROOF OF SERVICE
DATE	PLACE
SERVED	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
	DECLARATION OF SERVER
I declare under penalty of perjury u information contained in the Proof of	inder the laws of the United States of America that the foregoing of Service is true and correct:
Executed on:	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Parts C & D.

- (c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.
- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and a reasonable attorney's fee.
- (2)(A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d)(2) of this rule, a person commanded to produce and permit inspection and copying may, within 14 days after service of the subpoena or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoena written objection to inspection or copying of any or all of the designated materials or of the premises. If o bjection is made, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
- (3)(A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
  - (i) fails to allow reasonable time for compliance;
  - (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the

- provision of clause (c)(3)(B)(iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
- (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
  - (iv) subjects a person to undue burden.
- (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or
- (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (iii) requires a person who is not a party or an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.
- (d) Duties in Responding to Subpoena
- (1)A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

#### **SCHEDULE A**

Pursuant to Rules 26 and 45 of the Federal Rules of Civil Procedure and Local Rule 104 of the United States District Court for the District of Maryland, defendant Microsoft Corporation ("Microsoft") hereby requests that Primestream Corporation respond to this Request for Production of Documents and produce the documents described below for inspection and copying on November 18, 2003, at 9:30 a.m., at Sidley Austin Brown & Wood, LLP, 1501 K. Street, N.W., Washington, D.C. 20005, or at such time and place as may be agreed upon by all counsel. This request relates to the action brought by Burst.com, Inc. ("Burst"), against Microsoft Corporation.

#### **INSTRUCTIONS**

The following instructions are repeated verbatim from the U.S. District Court of Maryland's Uniform Instructions and Definitions for Use in Discovery Requests, See L.R., App. D. Supplemental Instructions immediately follow the Uniform Instructions.

- If, in responding to this Request for Production, you encounter any ambiguities 1. when construing a request or definition, the response shall set forth the matter deemed ambiguous and the construction used in responding.
- 2. Whenever in this Request you are asked to identify or product a document which is deemed by you to be properly withheld from production for inspection or copying:
  - a. If you are withholding the document under claim of privilege (including, but not limited to, the work product doctrine), please provide the information set forth in Fed. R. Civ. P. 26(b)(5) and Discovery Guideline 9(c)(ii)(b), including the privilege being asserted, the type of document, the general subject matter of the document, the date

of the document, and such other information as is sufficient to identify the document, including, where appropriate, the author, addressee, custodian and any other recipient of the document and where not apparent, the relationship of the author, addressee, custodian, and any other recipient of the document, and where not apparent, the relationship of the author, addressee, custodian, and any other recipient to each other, in a manner that, without revealing the information claimed to be protected, will enable this party to assess the applicability of the privilege or protection claimed by you.

- b. If you are withholding the document for any reason other than an objection that it is beyond the scope of discovery or that a request is unduly burdensome, as to each document, state the information requested in ¶2.A., above and the reason for withholding the document.
- 3. If production of any requested document(s) is objected to on the grounds that production is unduly burdensome, describe the burden or expense of the proposed discovery.

#### **Supplemental Instructions**

When a document contains both privileged and non-privileged material, the non-4. privileged material must be disclosed to the fullest extent possible without thereby disclosing the privileged material. If a privilege is asserted with regard to part of the material contained in a document, the party claiming the privilege must clearly indicate the portions as to which the privilege is claimed. When a document has been redacted or altered in any fashion, identify as to each document the reason for the redaction or alteration. Any redaction must be clearly visible on the redacted document.

- 6. In producing the documents requested, please furnish all documents within your possession, custody or control, regardless of whether such documents are possessed directly by you or by your attorneys, agents, employees, or representatives.
- 7. If any of these documents cannot be produced in full, you are requested to produce them to the fullest extent possible, specifying clearly the reasons for your inability to produce the remainder and stating any information, knowledge, or belief you have concerning the unproduced portion.
- 8. If the requested documents are maintained in a file, the file folder is included in the request for production of these documents.
- 9. If any document requested is stored on computer disk, CD-Rom, hard drive, backup system or in any other electronic form, including, but not limited to e-mails, voice or phone recordings, a paper copy or transcription shall be generated and produced.
- 10. No paragraph shall be construed with reference to any other paragraph for purposes of limitation.

- 11. The terms "and" and "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the document request all responses that might otherwise be construed to be outside of its scope.
  - The terms "any" and "all" shall be construed to mean both "any" and "all." 12.
  - 13. The term "including" shall be construed to mean "including but not limited to."
- Words in the masculine, feminine, or neuter form shall include each of the other 14. genders.
- The singular shall be construed to include the plural and the plural shall be 15. construed to include the singular.
  - 16. The present tense shall be construed to include the past and future tenses.
- The specificity of any request herein shall not be construed to limit the generality 17. or reach of any other request herein.
- Unless otherwise specified, this Request calls for the production of documents 18. created, delivered, distributed, sent, received, accessed, modified or in effect from January 1, 1994, through the date of your response to this Request. These Requests are ongoing, and you are under a continuing duty to supplement your production with documents obtained, generated or otherwise found subsequent to the preparation and filing of a response to each request.

#### **DEFINITIONS**

#### **Uniform Definitions**

The following definitions are repeated verbatim from the U.S. District Court of the Maryland's Uniform Instructions and Definitions for Use in Discovery Requests. See L.R., App. D. Supplemental Definitions immediately follow the Uniform Definitions.

- 1. The term "communication" means the transmittal of information by any means.
- 2. The terms "you" or your" include the person(s) to whom this Request is addressed, and all of that person's agents, representatives, and attorneys.

#### **Supplemental Definitions**

In addition to the Uniform Definitions and the definitions set forth in the Federal Rules of Civil Procedure, the following Supplemental Definitions apply to each of the discovery requests set forth herein.

- 1. The term "document" shall include, without limitation, all document and things discoverable under Rule 34 or 45 of the Federal Rules of Civil Procedure including, without limitation, all audiotapes, videotapes, electronic recordings, hard drives, MPEG, or other alternative media information.
- 2. The term "concerning" means, without limitation, mentioning, discussing, evidencing, constituting, describing, involving, relating to or referring to.
- 3. The term "Burst" means Burst.com, Inc., Instant Video Technologies, Inc., Explore Technologies, Inc. and their subsidiaries, affiliates, directors, officers, employees, agents, representatives, and attorneys.

- 4. The term "communication" means the transmittal of information by any means.
- 5. The terms "concerning" or "relating to" mean, without limitation, mentioning, discussing, evidencing, constituting, describing, or referring to.
- 6. The term "document" shall include, without limitation, all documents and things discoverable under Rule 34 or 45 of the Federal Rules of Civil Procedure including, without limitation, all audiotapes, videotapes, electronic recordings, hard drives, MPEG or other alternative media information.
- 7. The term "Microsoft" means Microsoft Corporation and its subsidiaries, affiliates, directors, officers, employees, agents, representatives, and attorneys.
- 8. The terms "You" and "Your" include the entity to whom this subpoena is addressed, and all of that entity's subsidiaries, affiliates, directors, officers, employees, agents, representatives, and attorneys.
- 9. The term "Primestream" means Primestream Corp., subsidiaries and affiliated entities specifically including Primestream Corp.; the officers, directors, employees, agents, financial advisors, attorneys, representatives, predecessors, successors, or assigns of each such entity, and any person acting on behalf of any of the foregoing.

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#### **DOCUMENTS TO BE PRODUCED**

- All documents consisting of, or concerning, communications with any Burst 1. employee, representative or agent.
- All documents concerning the nature of the actual, planned, or contemplated 2. commercial relationship between you and Burst.
- 3. All documents concerning any due diligence into any investment in Burst, any acquisition of Burst, any purchase of any Burst asset, or service, or any license of a Burst product
  - 4. All documents concerning the licensing of Burst's technology.
- 5. All documents concerning evaluation of Burst's technology, including technical assessments, cost or profitability and patent applications.
- 6. All documents concerning the validity, value, or utility of Burst's intellectual property, specifically including without limitation its patents.
- 7. All documents concerning any decision to invest or not to invest in Burst, to acquire or not acquire Burst, to purchase or not to purchase any Burst asset, or, to license or not to license Burst's technology.
  - All documents concerning, or in any way referring to, Burst. 8.
- 9. All documents concerning your decision to do business, or not to do business or to discontinue doing business with Burst.
- All documents concerning any decision to withhold money that Burst claimed you 10. owed it.

#### PROOF OF SERVICE BY MAIL

Document 66

I, Sanders L. Adu, declare as follows:

I am employed with the law firm of Sidley Austin Brown & Wood LLP, whose address is 1501 K. Street, N.W. Washington, D.C. I am readily familiar with the business practices of this office for collection and processing of correspondence for mailing with the United States Postal Service; I am over the age of eighteen years and not a party to this action.

On November 13, 2003, I served the following:

- NOTICE OF DEPOSITION
- SUBPOENA IN A CIVIL CASE

on the below parties in this action by placing true copies thereof in sealed envelopes, addressed as shown, for collection and mailing pursuant to the ordinary business practice of this office which is that correspondence for mailing is collected and deposited with the United States Postal Service on the same day in the ordinary course of business:

#### SEE ATTACHED SERVICE LIST

I declare under penalty of perjury under the laws of the District of Columbia that the foregoing is true and correct.

Executed at Washington, D.C., on November 13, 2003.

#### SERVICE LIST FOR PLAINTIFFS' COUNSEL – MDL 1332 Microsoft Competitor Cases

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